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FIRST NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. APPLICATION NO. FILING DATE 09/971,143 10/04/2001 Laurie E. Gathman US 010499 4042 **EXAMINER** 24737 7590 03/05/2004 PHILIPS INTELLECTUAL PROPERTY & STANDARDS HARLE, JENNIFER I P.O. BOX 3001 PAPER NUMBER ART UNIT BRIARCLIFF MANOR, NY 10510 3627

DATE MAILED: 03/05/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)	
		09/971,143	GATHMAN ET AL.	
	Office Action Summary	Examiner	Art Unit	
	•	Jennifer I. Harle	3627	
The MAILING DATE of this communication appears on the cover sheet with the correspondence address` Period for Reply				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).				
Status				
1)⊠ F	Responsive to communication(s) filed on <u>04 O</u>	<u>ctober 2001</u> .		
/—	·—	action is non-final.		
•	•••			
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.				
Disposition of Claims				
4) ⊠ (☑ Claim(s) <u>1-18</u> is/are pending in the application.			
	4a) Of the above claim(s) is/are withdrawn from consideration.			
· ·	Claim(s) is/are allowed.			
· · · · · · · · · · · · · · · · · · ·	Claim(s) <u>1-18</u> is/are rejected.			
· · ·	• • • • • • • • • • • • • • • • • • • •			
8) Claim(s) are subject to restriction and/or election requirement.				
Application Papers				
9) The specification is objected to by the Examiner.				
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).				
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).			
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.				
Priority ur	nder 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:				
1	Certified copies of the priority documents	s have been received.		
	2. Certified copies of the priority documents	s have been received in Application	on No	
3	3. Copies of the certified copies of the priority documents have been received in this National Stage			
application from the International Bureau (PCT Rule 17.2(a)).				
* Se	ee the attached detailed Office action for a list	of the certified copies not receive	d.	
Attachmor*	c)			
Attachment(of References Cited (PTO-892)	4) Interview Summary	(PTO-413)	
2) D Notice	of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	ite	
	ation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) No(s)/Mail Date 2,4.	5)	atent Application (PTO-152)	
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DETAILED ACTION

Claims 1-18 are pending. Claims 1-18 are rejected.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-9, and 13-15 are rejected under 35 U.S.C. 102(e) as being anticipated by Sehr (US 2001/0018660 A1).

As per claim 1, Sehr discloses a method of doing business, comprising:

Providing a public-facility electronic ticket control system for communicating with virtual ticket devices through public-facility access points, the virtual ticket devices for storing virtual tickets (Figs. 1-4; Abstract; [0002], [0004]-[0006], [0024]-[0036], [0039], [0051]-[0052] - the public-facility electronic ticket control system encompasses the admission center, service providrs, event organizer and visitors which communicate with the virtual ticket devices, the etickets stored on a handheld card device that includes at least a "smart card" and can further include PC card forms, handheld terminals or any pocket-sized computer configurations, through the communication data links; the public-facility access points are the access control modules);

Detecting when a virtual ticket device has entered the public-facility area ([0051]-[0053] – the cards containing the e-tickets are inserted into the access modules to enter the public facility area and are necessary for admission or readmission); and

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Transmitting a message from the electronic ticket control system to the virtual ticket device, the message containing information relating to goods available for sale at the public facility which relate to an event at the public facility (Figs.1-4; Abstract; [0002], [0010-0012], [0017], [0019], [0024], [0026], [0028]-[0036], [0040], [0043], [0052], [0056], [0059], [0063], [0067]-[0068], [0075], [0087]-[0088], [0096], [0108] - loads a stamp into the e-ticket device for being the one thousandth visitor for free merchandise, the Card Service Center loads specific entitlements into an e-ticket device, the Vendor/Merchant communicates frequent shopper points to and from the e-ticket device, i.e. transmits a message containing information relating to goods available for sale at the public facility which relate to an event at that facility, the system has the means to couple with the e-ticket device and communicate and display mobile vendors items for sale, as well as allowing for purchase of the items, the card service center and system can store on the e-ticket device a menu of available service benefits, including new seat assignments, the stored forms on the e-ticket device include loyalty programs that let cardholders earn frequent shopper points for purchases initiated at a particular merchant, the admission center or event organizer can store in the e-ticket device a number of attendance points or information relating to promotional activities, including service codes that qualify the card holder for example for ticket related services, i.e. first right and other priority privileges to purchase additional tickets – including the same seat location, automated selection of tickets based upon preferred seat assignments and budgetary price ranges stored in the card, VIP-pass to meet the event performers, parking permits (including valet parking), telephone cards (including special calling fees), purchase of discount merchandise).

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As per claims 2-7, Sehr teaches receiving in the electronic ticket control system a responsive message relating to goods available for sale at the public facility (Figs. 1-4; Abstract; [0002], [004]-[0006], [0008]-[0010], [0012], [0016]-[0017], [0019], [0024]-[0026], [0028]-[0036], [0040]-[0043], [0049], [0052], [0056]-[0059]. [0062]-[0064], [0077], [0081], [0091]-[0092][0108]-[0114], [0130], [0137] — the messages received by the system are in the form of the audit trail and the debiting of the e-ticket device when transactions occur, every communication that occurs is part of the audit trail and thus, a responsive message, i.e. a purchase transaction, is received in the electronic ticket control system, even the mobile vendors transactions, as they sell and deliver their merchandise during the event within the stadium; the locator program is the seat assignment that is recorded, where the mobile vendor delivers the goods in the specific row, teaches retrofitting the e-ticket device to facilitate communications with a GPS provider).

As per claims 8 and 9, Sehr teaches that the content of the message containing information relating to the goods available for sale is determined at least in part by information in the database relating to at least one previously concluded sale (see the citations for claim 1 – messages regarding frequent shopper points for purchased initiated at a particular merchant).

As per claim 10, Sehr teaches the content of the message containing information relating to the goods available for sale is determined at least in part by the admission privileges associated with an electronic ticket stored on the virtual ticket device see citations for claim 1 above and explanation for purchase of an alcoholic beverage at a stationary vendor [0128]
[0129] – mobile vendor making sale of alcohol would utilize the admission privileges, i.e.

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appropriate use rights – including age, and the message is the list of items for sale by the vendor that is able to be ordered).

Systems claims 13 and 14 are rejected for the same reasons as claim 1. The distributed sales database is at least items 310 and 20. As this is a system or remote distributed databases interacting/communicating through a network, and contains a processor inherently in communication with the distributed sales database containing goods related information for sending to a virtual ticket device through the at least one access point and would inherently need software to run the program.

System claim 15 is rejected for the same reasons as claim 6.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 11-12, and 16-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sehr (US 2001/0018660 A1).

As per claims 11 and 16, Sehr discloses as set forth above. Sehr discloses that the eticket device, i.e. "smart cards", as well as PC card formats, handheld terminals or any pocket-sized computer configurations can display data relating to events, cardholders, and system entities, as well as to services rendered via the card [0035]. Sehr additionally teaches that the cardholder can access from home, the database containing seat assignments via the visitor card and/or a computer terminal, select and pay for the seat locations, and load the selections made

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into the visitor card as the corresponding ticket [0047]. Sehr further teaches that a new card can be compiled and that the compiled information/options can be loaded into the visitor card [0048]. As Sehr teaches that the card can be a handheld terminal or any pocket-sized computer configuration, the Examiner takes Official Notice that several of these handheld devices include Palm, HandSpring, Sony Clie, Toshiba Pocket PC, Hewlett Packard Ipaq, and others, which often require specialized software and user interfaces particularly when utilizing biometrics and cryptography. However, Sehr does not specifically disclose that the electronic ticket control system includes a downloadable user-interface program. Thus, it would have been obvious to one of ordinary skill in the art at the time of the invention to have had the electronic ticket control system of Sehr include a downloadable user-interface program in order to ensure that the handheld terminals or any pocket-sized computer configurations would function with the system and method.

As per claims 12 and 17, Sehr discloses as set forth above. Sehr further discloses that

The e-ticket system can display information inputted into it and can communicate via a

read/write module, with the other system components including equipment that captured e-ticket

system data relating to text, graphics, audio or video information, i.e. the card contains and

displays such information [0035]-[0036]. The e-ticket system can display graphics, i.e. a map of

the seating arrangements [0046]. The examiner takes Official Notice that providing an image

represent goods for sale is old and well-known in both the commercial and the e-commerce art as

a convenient way to entice buyers to purchase products. It would have been obvious to one

having ordinary skill in the art at the time of the invention to have included the step of using an

image of the goods for sale on the e-ticket system in Sehr because the skilled artisan would have

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recognized that this business practice enhances the likelihood of making a sale of the product, is more persuasive than mere text, and is clearly applicable to the sale of any type of product.

These advantages are well known to those skilled in the art.

As per claim 18, Sehr discloses as set forth above, i.e. everything except the wherein clause. Sehr further teaches that the e-ticketing system stores information relating to promotional activities from the event organizer [0096]. However, Sehr does not teach transmitting a message in response to an occurrence at the event and the goods offered for sale are specifically related to the occurrence. Advertising and promotion of items for sale is a key factor in the success of any business and targeting your advertising is a well known in the business community. The examiner takes Official Notice that multiple feature movies or movies that have an intermission utilized advertisements to sell concession items, i.e. beverages and snacks, to the movie watchers. The examiner also takes Official Notice that during concerts, performers will sing a song from their new album and an advertisement or a vocal message telling the patrons that the new album is available for sale at the concession is made. Both of these examples are transmitting a message in response to an occurrence at the event and the goods offered for sale are specifically related to the occurrence. The song sang is specifically related to the album for sale. The snacks/beverages are specifically related to the intermission break and what a person can do with that time. Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to have added the well-known step of transmitting a message in response to an occurrence at the event and the goods offered for sale are specifically related to the occurrence in the e-ticket system of Sehr for the purpose of increasing sales and revenues at the event.

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Conclusion

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The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Lewis (US 2003/0105641 A1) discloses and electronic ticketing and validation system and method where the e-ticket can be on a handheld device which is connected to the vendor system.

Cornateanu (US 2003/0163373 A1) discloses a device for receiving advertising data and a method of application, including an embodiment of a portable wireless, data device for receiving electronic ticket data.

Yanai (US 2003/0154169 A1) discloses an electronic ticketing system which an electronic ticket is purchased via a communication means and a writable storage medium or the right information is used to grant admittance to an event facility.

LaBrie, et al. (US 2002/0047861) discloses a site information system and method that can be used on a handheld device for a ticketed venue, i.e. a cruise ship. LaBrie additionally discloses that the system and method sends messages to the handheld device about goods and services that are available for purchase within the ticketed venue and permits responses.

Ortiz, et al. (US 2002/0063799 A1) discloses wireless hand held devices that include a display screen for receiving venue data including advertisements and promotional information associated with a particular venue.

WO 01 71669 discloses an entertainment event ticket purchase and exchange system that facilitates the ability to target various groups of patrons and direct actionable marketing to them on a real time basis.

WO 00 65514 discloses a remote ordering system utilizing handheld devices.

Press Release, Wireless Dimensions Corporation Adds to Mobile-Venue Suite, www.wirelessdimensions.net, July 26, 2000, printed March 3, 2004, discloses a compleplatform for wireless access targeted to stadium events, including merchandise sales, through handheld devices.

Charles Waltner, CRM: The New Game in Town for Professional Sports,

Informationweek.com, August 28, 2000, discloses that non-winning teams need to manage their revenue and look at sales merchandise and food.

Alexander F. Grau, Where Have You Gone, Joe DiMaggio? And Where are the Stadiums You Played In?, Journal of Science, Technology & International Affairs, Vol. 1, 2000 discloses the technology and innovations association with stadiums and the ways the they are made economically viable.

Debbie Thorne, et al., The Impact of Sports Marketing Relationships and Antitrust issues in the United States, Journal of Public Policy & Marketing, Vol. 20, Iss. 1, Spring 2001, pg. 73 discloses sports marketing and the commercial aspects.

In accordance with the USPTO's goals of customer service, compact prosecution, and reduction of cycle time, and because "the continual, chief complaint of inventors and their lawyers: that patent examiners are abysmal communicators, both orally and in writing," the Examiner has made every effort to clarify his position regarding claim interpretation and any rejections or objections in this application. Furthermore, the Examiner has provided Applicant(s) with notice—for due process purposes—of his position regarding his factual

¹ Sabra Chartrand, A Bid to Overcome Patent Backlogs, 152 N.Y. Times C2 (Sept. 23, 2002).

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determinations and legal conclusions. If Applicant(s) disagree with *any* factual determination or legal conclusion made by the Examiner in this Office Action whether expressly stated or implied,² the Examiner respectfully requests Applicant(s) *in their next response* to expressly traverse the Examiner's position and provide appropriate arguments in support thereof. Failure by Applicant(s) *in their next response* to traverse the Examiner's positions and provide appropriate arguments in support thereof will be considered an admission by Applicant(s) of the factual determinations and legal conclusion not expressly traversed.³ By addressing these issues now, matters where the Examiner and Applicant(s) agree can be eliminated allowing the Examiner and Applicant(s) to focus on areas of disagreement (if any) with the goal towards allowance in the shortest possible time.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jennifer I. Harle whose telephone number is 703.306.2906. The examiner can normally be reached on Monday through Thursday, 6:30 am to 5:00 pm,

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert Olszewski can be reached on 703.308.5183. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

² E.g., if the Examiner rejected a claim under §103 with two references, although not directly stated, it is the Examiner's implied position that the references are analogous art.

³ See also MPEP 8714.02, 37 CFR \$1.111(b), and 37 CFR \$1.104(c)(3).

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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Jennifer Ione Harle March 3, 2004